

Notice of Entry of Judgment

Private Record – Not for Public Disclosure Without Consent

Tyler-Jay: Stoesser-Calkins©™

Sui Juris, Private Living Man

In the Nature of a Special Appearance

South Dakota Republic

Re: Final Entry of Judgment and Operation of Estoppel

TO ALL PARTIES, AGENTS, AND PRINCIPALS:

Notice is hereby given that judgment has been entered by operation of law and by default due to the failure of all opposing parties, officers, and agents to rebut, respond to, or lawfully cure the material claims, affidavits, and constitutional objections lawfully filed and served by the undersigned.

Summary of Procedural and Substantive Facts:

1. That a verified **Writ of Abatement**, including constitutional, jurisdictional, and factual challenges, was lawfully served upon proper agents and officers of the COURT, PROSECUTOR, and related parties;
2. That said instrument included sworn affidavits, un rebutted notices, and lawful demands for remedy under:
 - Amendments I through XI of the Constitution for the united States of America;
 - The South Dakota Constitution, common law, equity, and natural rights;
 - Federal and state procedural rules requiring verified claims and lawful jurisdiction;
3. That all responses (if any) failed to address, rebut, or controvert the material facts, lawful maxims, and objections raised;
4. That pursuant to **Maxim of Law**: *"He who fails to deny, admits"*, and **Federal Rule of Civil Procedure 8(b)(6)**: *"An allegation is admitted if a responsive pleading is required and the allegation is not denied"*, all facts stand as **admitted and adjudicated by default**;
5. That the failure to rebut the Writ of Abatement within the prescribed period constitutes tacit acquiescence, confession in commerce, and waiver of all counterclaims, immunities, and presumed jurisdiction.

Final Judgment Rendered:

- That all judicial acts taken without proper jurisdiction are **null and void ab initio**;
- That all claims, warrants, or proceedings against the living man styled as “Tyler Jay Stoeser” are **dismissed with prejudice**, and forever estopped from being re-litigated;
- That all officers and parties attempting further enforcement contrary to this judgment act in **personal capacity**, in violation of oath, fiduciary duty, and public trust;
- That this Notice shall operate as **public notice and estoppel**, binding upon all courts, agencies, and officers who fail to refute or lawfully cure these claims on the record.

Notice of Estoppel and Finality:

Let it be known to all concerned:

This instrument constitutes formal **Notice of Entry of Judgment**.

No further leave to amend or re-plead will be granted.

Any further adverse action taken shall be treated as willful trespass, fraud, and malfeasance.

Executed this ____ day of _____, 2025

On the land of the **South Dakota Republic**,

With all rights reserved, without prejudice.

By:

By: _____

Tyler-Jay: Stoeser-Calkins©™

Living Man | Private Trust Beneficiary

UCC 1-308 | Common Law | No U.S. Person Status

Non-Domestic | Zip Exempt | No Joinder